

UNITED STATES DISTRICT COURT

for the
District of Columbia

2:21mj151

United States of America

v.

Kene Brian Lazo

Defendant

Case: 1:21-mj-00449

Assigned to: Judge Faruqui, Zia M.

Assign Date: 5/26/2021

Description: COMPLAINT W/ ARREST WARRANT

ARREST WARRANT

To: Any authorized law enforcement officer

YOU ARE COMMANDED to arrest and bring before a United States magistrate judge without unnecessary delay(name of person to be arrested) Kene Brian Lazo,

who is accused of an offense or violation based on the following document filed with the court:

- ☐ Indictment ☐ Superseding Indictment ☐ Information ☐ Superseding Information ☒ Complaint
☐ Probation Violation Petition ☐ Supervised Release Violation Petition ☐ Violation Notice ☐ Order of the Court

This offense is briefly described as follows:

18 U.S.C. § 1752(a)(1) - Knowingly Entering or Remaining in a Restricted Building or Grounds Without Lawful Authority;
 18 U.S.C. § 1752(a)(2) - Disorderly and Disruptive Conduct in a Restricted Building or Grounds Without Lawful Authority;
 40 U.S.C. § 5104(e)(2)(D) - Disorderly Conduct on Capitol Grounds or in a Capitol Building;
 40 U.S.C. § 5104(e)(2)(G) - Parading, Demonstrating, or Picketing in a Capitol Building.

Date: 05/26/2021

2021.05.26

21:00:13 -04'00'

Issuing officer's signature

City and state: Washington, D.C.

Zia M. Faruqui, U.S. Magistrate Judge

Printed name and title

Return

This warrant was received on (date) 5/27/21, and the person was arrested on (date) 5/28/21
 at (city and state) Norfolk, VA

Date: 5/28/21

FILED

MAY 28 2021

CLERK, U.S. DISTRICT COURT
NORFOLK, VA

Arresting officer's signature

Printed name and title

UNITED STATES DISTRICT COURT

for the

District of Columbia

United States of America

v.

Kene Brian Lazo

DOB: XXXXXX

Case: 1:21-mj-00449

Assigned to: Judge Faruqui, Zia M.

Assign Date: 5/26/2021

Description: COMPLAINT W/ ARREST WARRANT

Defendant(s)

CRIMINAL COMPLAINT

I, the complainant in this case, state that the following is true to the best of my knowledge and belief.

On or about the date(s) of January 6, 2021 in the county of _____ in the
 _____ in the District of Columbia, the defendant(s) violated:

Code Section

Offense Description

18 U.S.C. § 1752(a)(1) - Knowingly Entering or Remaining in a Restricted Building or Grounds
 Without Lawful Authority,

18 U.S.C. § 1752(a)(2) - Disorderly and Disruptive Conduct in a Restricted Building or Grounds
 Without Lawful Authority,

40 U.S.C. § 5104(e)(2)(D) - Disorderly Conduct on Capitol Grounds or in a Capitol Building,

40 U.S.C. § 5104(e)(2)(G) - Parading, Demonstrating, or Picketing in a Capitol Building.

This criminal complaint is based on these facts:

See attached statement of facts.

☒ Continued on the attached sheet.

Complainant's signature

Special Agent

Printed name and title

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1
 by telephone.

Date: 05/26/2021


2021.05.26

19:11:48 -04'00'

Judge's signature

City and state: Washington, D.C.

Zia M. Faruqui, U.S. Magistrate Judge

Printed name and title

STATEMENT OF FACTS

Your affiant, [REDACTED] is a Special Agent with the Federal Bureau of Investigation ("FBI") and is assigned to the Counterterrorism Division, tasked with investigating criminal activity in and around the Capitol grounds on January 6, 2021. As a Special Agent, I am authorized by law or by a Government agency to engage in or supervise the prevention, detention, investigation, or prosecution of a violation of Federal criminal laws.

The U.S. Capitol is secured 24 hours a day by U.S. Capitol Police. Restrictions around the U.S. Capitol include permanent and temporary security barriers and posts manned by U.S. Capitol Police. Only authorized people with appropriate identification were allowed access inside the U.S. Capitol. On January 6, 2021, the exterior plaza of the U.S. Capitol was also closed to members of the public.

On January 6, 2021, a joint session of the United States Congress convened at the United States Capitol, which is located at First Street, SE, in Washington, D.C. During the joint session, elected members of the United States House of Representatives and the United States Senate were meeting in separate chambers of the United States Capitol to certify the vote count of the Electoral College of the 2020 Presidential Election, which had taken place on November 3, 2020. The joint session began at approximately 1:00 p.m. Shortly thereafter, by approximately 1:30 p.m., the House and Senate adjourned to separate chambers to resolve a particular objection. Vice President Mike Pence was present and presiding, first in the joint session, and then in the Senate chamber.

As the proceedings continued in both the House and the Senate, and with Vice President Mike Pence present and presiding over the Senate, a large crowd gathered outside the U.S. Capitol. As noted above, temporary and permanent barricades were in place around the exterior of the U.S. Capitol building, and U.S. Capitol Police were present and attempting to keep the crowd away from the Capitol building and the proceedings underway inside.

At such time, the certification proceedings were still underway and the exterior doors and windows of the U.S. Capitol were locked or otherwise secured. Members of the U.S. Capitol Police attempted to maintain order and keep the crowd from entering the Capitol; however, around 2:00 p.m., individuals in the crowd forced entry into the U.S. Capitol, including by breaking windows and by assaulting members of the U.S. Capitol Police, as others in the crowd encouraged and assisted those acts.

Shortly thereafter, at approximately 2:20 p.m. members of the United States House of Representatives and United States Senate, including the President of the Senate, Vice President Mike Pence, were instructed to—and did—evacuate the chambers. Accordingly, the joint session of the United States Congress was effectively suspended until shortly after 8:00 p.m. Vice President Pence remained in the United States Capitol from the time he was evacuated from the Senate Chamber until the sessions resumed.

During national news coverage of the aforementioned events, video footage which appeared to be captured on mobile devices of persons present on the scene depicted evidence of

violations of local and federal law, including scores of individuals inside the U.S. Capitol building without authority to be there.

After these events on January 6, the FBI received numerous tips from members of the public concerning the individuals who unlawfully entered the restricted grounds and Capitol building. I was assigned to investigate a tip that identified a Facebook user with an account named “Fam Council” as someone who unlawfully entered the Capitol. The person who submitted this tip had seen pictures of the Facebook user in the Capitol and recognized a logo on the user’s helmet.

Through open-source searching, I found the following screenshot of a picture that had been posted on the “Fam Council” Facebook page:



I also found the following photo of what appears to be the same person inside the Capitol:



My colleagues and I began to investigate the “Fam Council” Facebook account by conducting open-source searches of “Rodbustars”—the name on the Facebook user’s helmet. We determined that “Rodbustars” refers to the company Rodbustars, LLC. Open-source searches for Rodbustars, LLC identified KENE BRIAN LAZO and his wife, Jen Lazo, as the owners of the company and a phone number ending in -0810 as the business phone number. Records obtained through legal process showed that at the time of the Capitol riot, the -0810 number connected to a cell site consistent with providing service to a geographic area inside the Capitol building. Through investigation we also learned that the phone number ending in -0810 is the phone number listed on the “Fam Council” Facebook account. Subscriber records from the cellular service provider identified Jen Lazo, KENE LAZO’s wife, as the account holder for the -0810 phone number.

Though the Facebook account “Fam Council” was deleted shortly after January 6, the FBI obtained Facebook records through a search warrant. The returns from Facebook revealed that LAZO operates the page with his wife, Jen. However, it was LAZO who was posting about going to Washington, D.C. and being inside the Capitol. For example, on January 3, “Fam Council” says to another user: “all is good uncle..i will be going [sic] ro washington DC to protest on jan6.” The user responds “Ok Brian fine.Give my regards to Jen and your kids.” On January 4, one user said “You look like Superman Brian..stay safe and healthy always.” LAZO responded that he “will be the only 1 with a boi boi representing asians.” Based on our investigation, I believe the “boi boi” refers to a Walis Tambo broom, commonly used in the Phillipines. LAZO later posted “...i took a boi boi to the Capitol and swept the floor literally...” On January 7, the day after the riot, one user asked “How does it feel being there protesting at the White House Brian? Are you still there right now?” to which LAZO responded “they still stole it even tho there cheating..it was humbling.”

In a separate post on January 5, 2021, LAZO posts multiple photos of himself in the outfit he planned to wear on January 6, along with his accessories:



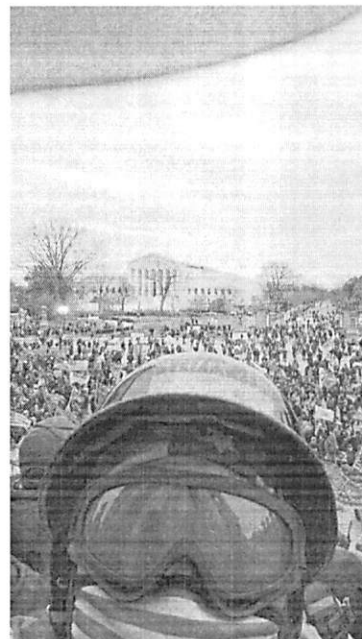
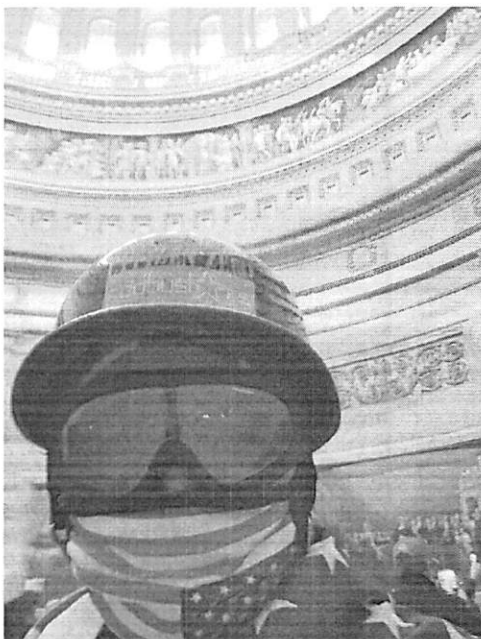
Photo ID 219398773152112



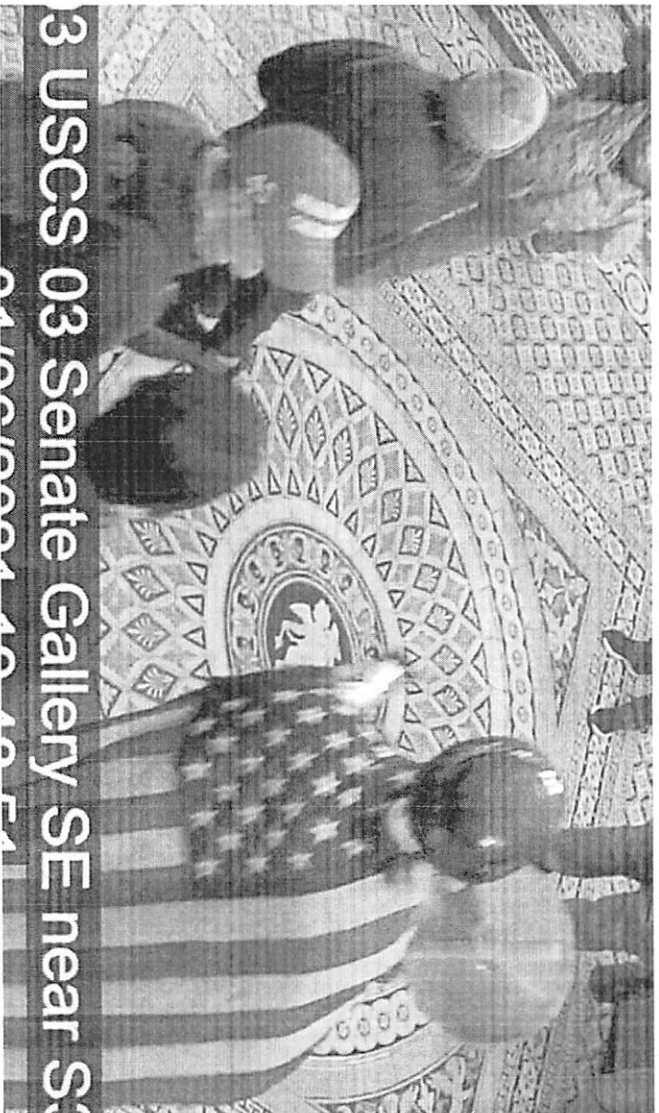


Several people commented on these photos. After one user suggested LAZO wear a blade in his boot, LAZO responded that it would be illegal and that he instead would be carrying pepper spray and a baton. LAZO also commented "if shit hits the fan i will get some dead guys gear and guns if it comes down to it."

LAZO posted photos and videos on January 6, 2021 as well. In the videos, LAZO is initially outside of the U.S. Capitol and eventually enters and walks into the Rotunda. Intermittantly, LAZO chants "Our House" and joins in other chants. The following are some of the photos posted:



My colleagues and I also located LAZO inside the Capitol on CCTV footage:



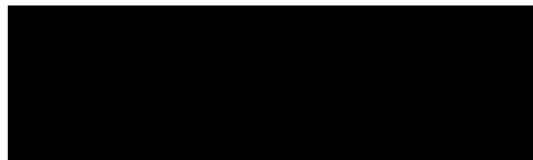
Finally, I compared the below photo of LAZO, posted on the “Fam Council” Facebook page, to LAZO’s driver’s license photo and can confirm that the two photos appear to be of the same person.



Based on the foregoing, your affiant submits that there is probable cause to believe that KENE BRIAN LAZO violated 18 U.S.C. § 1752(a)(1) and (2), which makes it a crime to (1) knowingly enter or remain in any restricted building or grounds without lawful authority to do; and (2) knowingly, and with intent to impede or disrupt the orderly conduct of Government business or official functions, engage in disorderly or disruptive conduct in, or within such proximity to, any restricted building or grounds when, or so that, such conduct, in fact, impedes or disrupts the orderly conduct of Government business or official functions; or attempt or conspire to do so.

Your affiant submits that there is also probable cause to believe that KENE BRIAN LAZO violated 40 U.S.C. § 5104(e)(2), which makes it a crime to willfully and knowingly (D) utter loud, threatening, or abusive language, or engage in disorderly or disruptive conduct, at any place in the Grounds or in any of the Capitol Buildings with the intent to impede, disrupt, or disturb the orderly conduct of a session of Congress or either House of Congress, or the orderly conduct in that

building of a hearing before, or any deliberations of, a committee of Congress or either House of Congress; and (G) parade, demonstrate, or picket in any of the Capitol Buildings.



Special Agent
Federal Bureau of Investigation

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone, this 26th day of May 2021.

A handwritten signature in black ink, appearing to be 'Zia M. Faruqui'.

2021.05.26

19:12:17 -04'00'

ZIA M. FARUQUI
UNITED STATES MAGISTRATE JUDGE